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09/870,226	05/30/2001	Kenneth L. Smith	54538USA7C012	9179	
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3M INNOVATIVE PROPERTIES COMPANY PO BOX 33427			LONEY, DONALD J		
ST. PAUL, MN 55133-3427			ART UNIT	PAPER NUMBER	
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Please find below and/or attached an Office communication concerning this application or proceeding.



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Notice of Non-Compliant Amendment (37 CFR 1.121)

37 CFF	C1.121. I ted sectio	document filed onis considered in order for the amendment document to be composed the non-compliant amendment document to the claims" section of applicant's amendment document to the claims.	liant, correction of the must be resubmitted	(in its entirety), e.g., t	puired. Only the he entire
THE F	1. Amer	NG CHECKED (X) ITEM(S) CAUSE THE AM adments to the specification: A. Amended paragraph(s) do not include marki	-	ENT TO BE NON-COM	MPLIANT:
		B. New paragraph(s) should not be underlined. C. Other			<u> Arlyae</u>
	2. Abstr □ □	act: A. Not presented on a separate sheet. 37 CFR 1 B. Other	.72.		
	3. Amei	ndments to the drawings:	<u> </u>		
If the inthis let non-er change	mend there explains there is the explainment of the	A. A complete listing of all of the claims is not B. The listing of claims does not include the text. C. Each claim has not been provided with the p claim cannot be identified. Note: the status of one of the following 7 status identifiers: (Origin presented), (New) and (Not entered). D. The claims of this amendment paper have not be. Other: Also Please do not include the text. Compared to the status of the status identifiers: (Origin presented), (New) and (Not entered). D. The claims of this amendment paper have not be preceded to the amendment format required by 37 gov/web/offices/pac/dapp/opla/preognotice/officeflyer. Compared to the amendment is a PRELIMINARY AMEND of the corrected section which complies with 3 preliminary amendment and examination on the reliminary amendment (s). This notice is not an also.	At of all pending claims roper status identifier, every claim must be in all), (Currently amend to been presented in as of the presented in as of the presented in a formal of the presented in a formal property of the prese	and as such, the individendicated after its claim reled), (Canceled), (Withdowscending numerical order Should Beer Should Beer Should Beer Should Beer Sec. 714 and the USPT given ONE MONTH from to comply with 37 CFR ence without consideration	dual status of each number by using drawn), (Previously er. Confed Classical Confed Classical Confed Classical Confed Classical Confed Classical Confed Classical Confed Confed Classical Confed Confed Confed Classical Confed C
since to ONE I in orde	the amend MONTH if er to avoid	liant amendment is a reply to a NON-FINAL of ment appears to be a bona fide attempt to be a from the mailing of this notice within which to real abandonment. EXTENSIONS OF THIS TIME is a reply to a FINAL REJECTION, this for	reply (37 CFR 1.135(e-submit the corrected IE PERIOD ARE AV	c)), applicant is given a section which complies AILABLE UNDER 37	TIME PERIOD of with 37 CFR 1.121 CFR 1.136(a).
respon	nse to a fi	nal rejection continues to run from the date s	et in the final rejection	on, and is not affected b	y the non-compliant
Legal	Instrumer	huwings 57/272 tts Examiner (LIE) Telephone Chuwinzer	<u>-169</u> No.	legal Incidences	Examiner (LHI)